JS 44 (Rev. 10/20)

Case 2:21-cv-05377 (MSVIL Pocyvier SHF) | 2/08/21 Page 1 of 11

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

| purpose of initiating the civil d | ocket sheet. (SEE INSTRUC | TIONS ON NEXT PAGE OF | | - | | |
|---|--|---|--|---|--|--|
| I. (a) PLAINTIFFS | | | DEFENDANTS | 8 | | |
| Quavon Carter | | | Universal Landscape, Inc. | | | |
| (b) County of Residence of First Listed Plaintiff Camden County. N (EXCEPT IN U.S. PLAINTIFF CASES) | | | County of Residence of First Listed Defendant Montgomery County (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. | | | |
| (c) Attorneys (Firm Name, Simon & Simon, PC 18 Campus Blvd., St Newtown Square, Pa | uite 100 | r) | Attorneys (If Known, |) | | |
| II. BASIS OF JURISD | ICTION (Place an "X" in G | One Box Only) | | | ${f S}$ (Place an "X" in One Box for Plaintiff | |
| 1 U.S. Government Plaintiff | 3 Federal Question (U.S. Government N | Not a Party) | _ | PTF DEF | and One Box for Defendant) PTF DEF Principal Place | |
| 2 U.S. Government Defendant | x 4 Diversity (Indicate Citizenshi) | p of Parties in Item III) | Citizen of Another State | of Business I | ad Principal Place 5 5 in Another State 5 | |
| | | | Citizen or Subject of a Foreign Country | 3 Soreign Nation | 6 6 | |
| IV. NATURE OF SUIT | Γ (Place an "X" in One Box On | ly) | | Click here for: Nature o | f Suit Code Descriptions. | |
| CONTRACT | TO | RTS | FORFEITURE/PENALTY | BANKRUPTCY | OTHER STATUTES | |
| 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Forcelosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property | PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability × 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education | PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement | 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act | 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets Act of 2016 SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609 | Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ | |
| 1 | moved from 3 I | | | Ferred from 6 Multidi er District Litigati | on - Litigation - | |
| | | • | filing (Do not cite jurisdictional sta | * / | - Drott no | |
| VI. CAUSE OF ACTIO | ON Brief description of ca Motor Vehicle Accident | use: | | | | |
| VII. REQUESTED IN COMPLAINT: | CHECK IF THIS UNDER RULE 23 | IS A CLASS ACTION 3, F.R.Cv.P. | DEMAND \$ | CHECK YES on JURY DEMAN | aly if demanded in complaint: D: XYes No | |
| VIII. RELATED CASI IF ANY | E(S) (See instructions): | JUDGE | | DOCKET NUMBER | | |
| DATE | | SIGNATURE OF ATTO | RNEY OF RECORD | | | |
| 12/08/2021 | | Marc 3 | Simon | | | |
| FOR OFFICE USE ONLY | | ,, we | | | | |
| RECEIPT # Al | MOUNT | APPLYING IFP | JUDGE | MAG. | JUDGE | |

Case 2:21-cv-05377-lyngged process district fideolyre/08/21 Page 2 of 11 for the eastern district of Pennsylvania

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

| Address of Plaintiff: Quavon Carter - 1469 Bradley Ave., Camden, NJ 08103 | | | | | | |
|---|---|--|--|--|--|--|
| Address of Defendant: Universal Landscape, Inc 2700 Skippack Pike, Worcester, PA 19403 | | | | | | |
| | Place of Accident, Incident or Transaction: intersection of N Constitution Rd. & Collings Rd., in Camden, NJ. | | | | | |
| | | | | | | |
| RELATED CASE, IF ANY: | | | | | | |
| Case Number: Jud | ge: | Date Terminated: | | | | |
| Civil cases are deemed related when Yes is answered to an | y of the following questions: | | | | | |
| Is this case related to property included in an earlier repreviously terminated action in this court? | umbered suit pending or within one year | Yes No 🔽 | | | | |
| | 2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit Yes No No | | | | | |
| 3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court? | | | | | | |
| 4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Yes No No | | | | | | |
| I certify that, to my knowledge, the within case is is not related to any case now pending or within one year previously terminated action in this court except as noted above. | | | | | | |
| DATE: 12/08/2021 Marc Signer 201798 | | | | | | |
| | Attorney-at-Law / Pro Se Plaintiff Attorney I.D. # (if applicable) | | | | | |
| | | | | | | |
| CIVIL: (Place a √ in one category only) | | | | | | |
| CIVIL: (Place a √ in one category only) A. Federal Question Cases: | B. Diversity Jurisdiction (| Cases: | | | | |
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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

| Telephone | FAX Number | E-Mail Address | | |
|---|---|--|---------------------------------|--|
| 215-467-4666 | 267-639-9006 | MarcSimon@gosimon.c | om | |
| Date | Attorney-at-law | Attorney for | | |
| 12/08/2021 | Marc Simon | Quavon Carter | | |
| (f) Standard Management – C | Cases that do not fall into any | one of the other tracks. | (X) | |
| | ases that do not fall into track complex and that need special de of this form for a detailed | l or intense management by | () | |
| (d) Asbestos – Cases involvir exposure to asbestos. | ng claims for personal injury | or property damage from | () | |
| (c) Arbitration – Cases requir | red to be designated for arbitration | ration under Local Civil Rule 53.2. | () | |
| (b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. (| | | | |
| a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255. | | | | |
| SELECT ONE OF THE FO | LLOWING CASE MANAG | GEMENT TRACKS: | | |
| plaintiff shall complete a Case filing the complaint and serve side of this form.) In the ev designation, that defendant sh | e Management Track Designa copy on all defendants. (Sevent that a defendant does not all, with its first appearance, ies, a Case Management Track | Reduction Plan of this court, counsation Form in all civil cases at the time § 1:03 of the plan set forth on the report agree with the plaintiff regarding submit to the clerk of court and serock Designation Form specifying the ed. | me of verse said ve on | |
| Universal Landscape, Inc. | : : | NO. | | |
| V. | : : : | | | |
| Quavon Carter | : | : CIVIL ACTION | | |

(Civ. 660) 10/02

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| Quavon Carter | | • | |
|---------------------------|-----------|---|---|
| 1469 Bradley Ave. | | • | |
| Camden, NJ 08103 | | • | # |
| | Plaintiff | : | |
| v. | | : | |
| | | : | |
| Universal Landscape, Inc. | | : | |
| 2700 Skippack Pike | | : | |
| Worcester, PA 19403 | | : | |
| | Defendant | : | |

COMPLAINT

PARTIES

- 1. Plaintiff, Quavon Carter, is a resident of the State of New Jersey, residing at the address listed in the caption of this Complaint.
- 2. Defendant, Universal Landscape, Inc.is a corporate entity authorized to conduct business in the Commonwealth of Pennsylvania, with a business address listed in the caption of this Complaint.

JURISDICTION AND VENUE

- 3. This Court has jurisdiction over the parties and subject matter of this Civil Action-Complaint in that the Plaintiff, Quavon Carter, is a citizen of New Jersey, and the Defendant, Universal Landscape, Inc., upon information and belief is a corporate entity with its principal place of business in Pennsylvania and the amount in controversy in this case, exclusive of interest and costs, exceeds the sum of \$75,000.
- 4. Venue is proper in this jurisdiction pursuant to 28 U.S.C. § 1391(a) (1) and (2) in that this is a judicial district in which a substantial part of the events or omissions giving rise to the claims asserted in this Complaint occurred in this judicial district.

FACTS

- 5. On or about July 1, 2020, at or about 1:00 p.m., Plaintiff, Quavon Carter, was the operator of a motor vehicle, which was traveling at or near the intersection of N Constitution Rd. & Collings Rd., in Camden, NJ.
- 6. At or about the same date and time, a driver for Universal Landscape, Inc., was the operator of a motor vehicle, owned by Defendant, Universal Landscape, Inc., which was traveling at or around the aforementioned location of the Plaintiff's vehicle.

- 7. At or about the same date and time, Defendants' vehicle was involved in a collision with Plaintiff's vehicle.
- 8. At all times relevant hereto, a driver for Universal Landscape, Inc., was operating the aforesaid Defendant, Universal Landscape, Inc.'s vehicle as an agent, servant and/or employee, acting within the scope of it's agency.
- 9. The aforesaid motor vehicle collision was the result of Defendant, negligently, and/or carelessly, operating his/her vehicle in such a manner so as to cause the Plaintiff's vehicle to strike the defendant's vehicle.
- 10. The aforesaid motor vehicle collision was a direct result of the negligence, and/or carelessness of the Defendants and not the result of any action or failure to act by the Plaintiff.
- 11. As a result of the collision, Plaintiff suffered severe and permanent injuries, including to the back and the right side, from hip to heel, as are more fully set forth below.

COUNT I

Quavon Carter v. Universal Landscape, Inc. Negligent Entrustment

- 12. Plaintiff incorporates the foregoing paragraphs of this Complaint as if set forth fully at length herein.
- 13. The negligence, and/or carelessness of the Defendant, which was the proximate cause of the aforesaid motor vehicle collision and the resultant injuries sustained by the Plaintiff, consisted of but are not limited to the following:
 - a. Permitting a driver for Universal Landscape, Inc., to operate the motor
 vehicle without first ascertaining whether or not he was capable of properly
 operating said vehicle;

- b. Permitting a driver for Universal Landscape, Inc., to operate the motor vehicle when Defendant, Universal Landscape, Inc.., knew, or in the exercise of due care and diligence, should have known that a driver for Universal Landscape, Inc., was capable of committing the acts of negligence set forth above;
- c. Failing to warn those persons, including the Plaintiff, that Defendant, Universal Landscape, Inc., knew, or in the existence of due care and diligence should have known, that the Plaintiff would be exposed to a driver for Universal Landscape, Inc.'s negligent operation of the motor vehicle; and
- d. Otherwise negligently entrusting said vehicle to said individual, a driver for Universal Landscape, Inc..
- 14. As a direct and consequential result of the negligent, and/or careless conduct of the defendant, described above, the Plaintiff suffered various serious and permanent personal injuries, serious impairment of bodily function and/or permanent serious disfigurement and/or aggravation of pre-existing conditions, including to the back, as well as the right side from hip to heel, all to Plaintiff's great loss and detriment.
- 15. As a result of these injuries, all of which are permanent in nature and all of which are to Plaintiff's great financial detriment and loss, Plaintiff has in the past, is presently and may in the future suffer great anguish, sickness and agony and will continue to suffer for an indefinite time into the future.
- 16. As an additional result of the carelessness, and/or negligence of Defendant, Plaintiff has suffered emotional injuries, along with the physical injuries suffered.

- 17. As a further result of Plaintiff's injuries, he/she has in the past, is presently and may in the future undergo a great loss of earnings and/or earning capacity, all to Plaintiff's further loss and detriment.
- 18. Furthermore, in addition to all the injuries and losses suffered by Plaintiff, Plaintiff has also incurred or will incur medical, rehabilitative and other related expenses in an amount equal to and/or in excess of the basic personal injury protection benefits required by the Pennsylvania Vehicle Financial Responsibility Law, 75 Pa.C.S. Section 1701, et. Seq., as amended, for which he/she makes a claim for payment in the present action.

WHEREFORE, Plaintiff, Quavon Carter, prays for judgment in plaintiff's favor and against Defendant, Universal Landscape, Inc., in an amount in excess of Seventy-Five Thousand (\$75,000.00) Dollars, plus all costs and other relief this court deems necessary.

<u>COUNT II</u> Quavon Carter v. Universal Landscape, Inc. Respondeat Superior

- 19. Plaintiff incorporates the foregoing paragraphs of this Complaint as if set forth fully at length herein.
- 20. The negligence, and/or carelessness of the Defendant, Universal Landscape, Inc., itself and by and through its agent, servant and/or employee, a driver for Universal Landscape, Inc., acting at all times relevant hereto within the scope of it's agency, which was the direct and proximate cause of the aforesaid motor vehicle collision and the resultant injuries sustained by the plaintiffs, consisted of but are not limited to the following:
 - a. Operating vehicle, in a negligent manner, entering an intersection without proper clearance, causing the Plaintiff's vehicle to strike the defendant's vehicle;

- b. Operating his/her vehicle into Plaintiff's lane of travel;
- c. Failing to maintain proper distance between vehicles;
- d. Operating said vehicle in a negligent, and/or careless manner so as to cause the Plaintiff's vehicle to strike the defendant's vehicle, without regard for the rights or safety of Plaintiffs or others;
- e. Failing to have said vehicle under proper and adequate control;
- f. Operating said vehicle at a dangerous and excessive rate of speed under the circumstances;
- g. Violation of the assured clear distance rule;
- h. Failure to keep a proper lookout;
- Failure to apply brakes earlier to stop the vehicle without causing the Plaintiff's vehicle to strike the defendant's vehicle;
- j. Being inattentive to his/her duties as an operator of a motor vehicle;
- k. Disregarding traffic lanes, patterns, and other devices;
- Driving at a high rate of speed which was high and dangerous for conditions;
- m. Failing to remain continually alert while operating said vehicle;
- n. Failing to perceive the highly apparent danger to others which the actions and/or inactions posed;
- Failing to give Plaintiffs meaningful warning signs concerning the impending collision;
- p. Failing to be highly vigilant and maintain sufficient control of said vehicle and to bring it to a stop on the shortest possible notice;

- q. Operating said vehicle with disregard for the rights of Plaintiff, even though he/she was aware or should have been aware of the presence of Plaintiff and the threat of harm posed to him/her;
- r. Continuing to operate the vehicle in a direction towards the Plaintiff's vehicle when he/she saw, or in the exercise of reasonable diligence, should have seen, that further operation in that direction would result in a collision;
- s. Failing to operate said vehicle in compliance with the applicable laws and ordinances of the Commonwealth of Pennsylvania, pertaining to the operation and control of motor vehicles; and
- t. Being otherwise careless and/or negligent under the circumstances.
- 21. As a direct and consequential result of the negligent, and/or careless conduct of the Defendant, described above, the Plaintiff suffered various serious and permanent personal injuries, serious impairment of bodily function and/or permanent serious disfigurement and/or aggravation of pre-existing conditions, including to the back and right side, from hip to heel, all to Plaintiff's great loss and detriment.
- As a result of these injuries, all of which are permanent in nature and all of which are to Plaintiff's great financial detriment and loss, Plaintiff has in the past, is presently and may in the future suffer great anguish, sickness and agony and will continue to suffer for an indefinite time into the future.
- 23. As an additional result of the carelessness, and/or negligence of Defendant, Plaintiff has suffered emotional injuries, along with the physical injuries suffered.

As a further result of Plaintiff's injuries, he/she has in the past, is presently and may in the future undergo a great loss of earnings and/or earning capacity, all to Plaintiff's further loss and detriment.

25. As a direct result of the negligent, and/or careless conduct of the Defendant, plaintiff suffered damage to his personal property, including his/her motor vehicle, which Plaintiff was operating at the time of the aforesaid motor vehicle collision; including but not limited to, storage fees and towing, all to Plaintiff's great loss and detriment.

26. Furthermore, in addition to all the injuries and losses suffered by Plaintiff, Plaintiff has also incurred or will incur medical, rehabilitative and other related expenses in an amount equal to and/or in excess of the basic personal injury protection benefits required by the Pennsylvania Vehicle Financial Responsibility Law, 75 Pa.C.S. Section 1701, et. Seq., as amended, for which he/she makes a claim for payment in the present action.

WHEREFORE, Plaintiff, Quavon Carter, prays for judgment in Plaintiffs' favor and against Defendant, Universal Landscape, Inc., in an amount in excess of Seventy-Five Thousand (\$75,000.00) Dollars, plus all costs and other relief this court deems necessary.

SIMON & SIMON, P.C.

BY: Marc Simon

Marc Simon, Esquire